ATTACHMENT 1 INTERNATIONAL SECTION 214 APPLICATION OF COX TEXAS TELCOM, L.P.

Cox Texas Telcom, LP ("CTT") specifically requests that the Commission NOT process this application under its streamlined procedures. CTT requests that the Commission grant this application ONLY upon receipt of notice of the consummation of the pending transaction under which control of CTT will transfer to Cebridge Telecom Limited, LLC and Cebridge Telecom General, LLC (collectively "Cebridge" unless individually named). The closing currently is scheduled for May 1, 2006.

Specifically, under the pending transaction, an affiliate of Cebridge and certain affiliates of Cox signed an asset purchase agreement, which will be assigned by such Cebridge affiliate to Cebridge and certain other Cebridge affiliates immediately prior to the closing contemplated thereunder, pursuant to which Cebridge Telecom Limited, LLC and Cebridge Telecom General, LLC, as assignees, propose to, among other things, transfer control of CTT to Cebridge. Upon closing of the transaction, Cebridge Telecom Limited, LLC will own a 99% limited partnership interest and Cebridge Telecom General, LLC will own a 1% general partnership interest in CTT.

In connection with this transaction, Cox, certain Cox subsidiaries and Cebridge have filed a Joint International and Domestic Section 214 application ("transfer application") with the Commission, in which the parties describe how CTT currently provides international telecommunications services pursuant to an international Section 214 resale authorization held by Cox (File ITC-214-19970815-00496). However, no right to use or carry traffic via the resale arrangements of the entities authorized by this file number or File ITC-214-19970815-00496 itself will transfer with CTT or otherwise transfer to Cebridge. After the closing of the proposed transaction, Cebridge will not route any traffic to any international points in reliance on this authorization. Therefore, Cebridge needs to seek new authority for CTT to serve the CTT international customer base being transferred to Cebridge. To ensure that CTT has the necessary authorization upon closing to continue to serve its customers, Cox has provided Cebridge with a letter consenting to the filing of this application for CTT as that entity will exist post-closing, *i.e.*, owned by Cebridge as described above. *See* attached letter.

Therefore, CTT respectfully requests that this application not be processed under the streamlined procedures so that it will not be granted unless and until staff receives notice of consummation and Cebridge's ownership of CTT becomes effective.²

¹ Cox Texas Telcom, LP is currently authorized as a wholly-owned subsidiary operating under Cox's global international resale authorization, ITC-214-19970815-00496 (Old File No. ITC-97-485). For further discussion of this authorization and the pending transaction, please see the transfer application, WCB Docket 05-350, filed Dec. 16, 2005.

² In this application, CTT is requesting facilities-based as well as resale international Section 214 authorization for CTT. Although CTT does not currently offer facilities-based international services, CTT is requesting facilities-based authority in the event that it wishes to offer such services in the future.

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March 29, 2006

VIA HAND DELIVERY

Danielle M. Frappier, Esq. Cole, Raywid & Braverman, LLP 1919 Pennsylvania Avenue, NW Suite 200 Washington, DC 20006

Re: Application of Cox Texas Telcom, LP for Global Section 214 Authority to Provide International Facilities-Based Services and Global Section 214 Authority to Provide International Resold Services to All Permissible International Points

Dear Ms. Frappier:

I am writing on behalf of my client Cox Communications, Inc. ("Cox") to give Cox's consent to Cebridge Telecom Limited, LLC and Cebridge Telecom General, LLC (collectively "Cebridge" unless individually named) to submit an application for the above-captioned authority on behalf of Cox Texas Telcom, LP ("CTT") as that entity will exist upon closing of the transaction currently pending between Cox and Cebridge. The closing is currently scheduled for May 1, 2006.

Specifically, under the pending transaction, an affiliate of Cebridge and certain affiliates of Cox signed an asset purchase agreement, which will be assigned by such Cebridge affiliate to Cebridge and certain other Cebridge affiliates immediately prior to the closing contemplated thereunder, pursuant to which Cebridge Telecom Limited, LLC and Cebridge Telecom General, LLC, as assignees, propose to, among other things, transfer control of CTT to Cebridge. Upon closing of the transaction, Cebridge Telecom Limited, LLC will own a 99% limited partnership interest and Cebridge Telecom General, LLC will own a 1% general partnership interest in CTT.

In connection with this transaction, Cox, certain Cox subsidiaries and Cebridge have filed a Joint International and Domestic Section 214 Application ("transfer application") with the Commission, in which the parties describe how CTT currently provides international telecommunications services pursuant to an international Section 214 resale authorization held by Cox (File ITC-214-19970815-00496). However, no right to use or

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Danielle M. Frappier, Esq. March 29, 2006 Page 2

carry traffic via the resale arrangements of the entities authorized by this file number or File ITC-214-19970815-00496 itself will transfer with CTT or otherwise transfer to Cebridge. After the closing of the proposed transaction, neither CTT nor Cebridge will route any traffic to any international points in reliance on this authorization. Therefore, Cebridge needs to seek new authority for CTT in order to serve the CTT international customer base being transferred to Cebridge. In order to ensure that CTT has the necessary authorization upon closing to continue to serve its customers, Cox hereby consents to the filing of an application requesting international Section 214 authorization for CTT as that entity will exist post-closing, *i.e.*, owned by Cebridge as described above.²

I understand that you have discussed this matter with staff in the FCC's International Bureau and have made arrangements to file an application prior to closing along with a copy of this letter. You also have coordinated with staff for the application to be granted on the day of closing (and not before), so that the authorization will not be granted until Cebridge's ownership of CTT becomes effective. I have reviewed the application to be submitted for this authorization, in which CTT requests that the authorization be granted only upon notice to staff of consummation of the proposed transaction.

Should Cebridge or the Commission require any further information from Cox, please do not hesitate to contact the undersigned.

Very truly yours,

J.G. Harrington

Counsel to Cox Communications, Inc.

JGH/sad

² Cebridge plans to file an application requesting facilities-based as well as resale international Section 214 authority for CTT. Although CTT does not currently offer facilities-based international services, you have advised that Cebridge seeks such authority for CTT in the event that it wishes to offer such services in the future.